SOUTHERN DISTRICT OF NEW YORK		
	X	
In re:		
		Chapter 7
		Case No. 20-12157 (JLG)
Flywheel Sports Parent, Inc., et al.,		
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Debtors ¹		Jointly administered
	X	

ORDER GRANTING TRUSTEE'S APPLICATION FOR AN ORDER AUTHORIZING REJECTION OF LEASES AND ABANDONMENT OF REMAINING INVENTORY NUNC PRO TUNC TO PETITION DATE

Angela Tese-Milner, Esq., the Chapter 7 Trustee (hereinafter "Trustee") of the Chapter 7 estates of Flywheel Sports Parent, Inc., and its affiliated companies ¹("Debtors"), by her attorneys, the Law Firm of Tese & Milner, having submitted an application pursuant to sections 365 and 554 of Title 11 of the United States Code (the "Bankruptcy Code") and Rule 6007 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") ("Application") for an order authorizing her to reject the Debtors' Leases ("Leases"), as set forth in Exhibit A to the Application, and to abandon the Remaining Inventory, as that term is defined in the Application, *nunc pro tunc* to the Petition Date, and the Trustee having decided in the exercise of her business judgment that the Leases should be rejected and the Remaining Inventory abandoned, and after a hearing on notice, and the relief requested appearing reasonable, now therefor, it is:

ORDERED that the Leases be and they hereby are rejected *nunc pro tunc* to the

¹ The 16 affiliated debtors and their applicable case numbers are as follows: Flywheel Sports Parent, Inc. (20-12157), Flywheel Sports, Inc. (20-12158), Flywheel Denver Union Station, LLC (20-12159), Flywheel Astor Place LLC (20-12160), Flywheel Buckhead LLC (20-12161), Flywheel CCDC, LLC (20-12162), Flywheel NM LLC (20-12163), Flywheel Domain LLC (20-12164), Flywheel Playa Vista, LLC (20-12165), Flywheel Park Avenue LLC (20-12166), Flywheel San Francisco, LLC (20-12167), Flywheel Santa Monica, LLC (20-12168), Flywheel Williamsburg LLC (20-12169), Flywheel Topanga, LLC (20-12170), Flywheel Sports Scottsdale, LLC (20-12171), and Flywheel Walnut Creek LLC (20-12172).

Petition Date; and it is further

ORDERED that the Remaining Inventory be and it hereby is abandoned *nunc pro tunc* to the Petition Date; and it is further

ORDERED that, the Court shall retain jurisdiction to hear and to determine all matters arising from, or relating to, the implementation of this Order.

Dated: New York, New York November , 2020

Honorable James L. Garrity United States Bankruptcy Judge